

SUPERIOR COURT OF ARIZONA, COCHISE COUNTY
PATRICIA MUÑOZ, CHIEF PROBATION OFFICER

FILED

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ADULT PROBATION DISPOSITION/COVER SHEET

AMY J HUNLEY
CLERK OF SUPERIOR COURT
RECEIVED

NAME: Mary Jane Jerroll

SENTENCING DATE: 04/08/2019 SENTENCE TIME: 15:00

SENTENCING JUDGE: James L Conlogue

CRIMINAL DIVISION: V

PROSECUTOR: Sara Ransom - County Attorney

DEFENSE: Patricia Leon-Enriquez - Legal Defenders Office

NEW OFFENSE

CAUSE No.: CR201800482

CHARGE: Count 1 13-3623B CHILD/VUL
ADULT ABUSE-CRIM NEG N 6 F

DISPOSITION: _____

FELONY MISDEMEANOR OPEN-END RESTITUTION FINE REIMBURSEMENT

**ARIZONA SUPERIOR COURT IN COCHISE COUNTY
ADULT PROBATION DEPARTMENT**

PRESENTENCE REPORT- PART ONE

**Defendant: Mary Jane JERROLL
Case No. CR201800482**

**Sentencing Judge: James L. Conlogue
Sentencing Date: April 8, 2019**

SENTENCE INFORMATION

Charge(s):

Count 1: During May 2018, Mary Jane Jerroll committed **domestic violence/child abuse** while having the care or custody CR, and acting with criminal negligence, permitted CR to be placed in a situation where the person or health of CR was endangered, under circumstances other than those likely to produce death or serious physical injury, to wit; left CR alone with Paul Anthony Chasse who she knew to be a drug dealer, in violation of **A.R.S. §§ 13-3623(B)(3), 13-3601, et. seq., 13-105, 13-701, 13-702, and 13-801, a Class 6 non-dangerous and non-repetitive felony offense**, and an amendment to Count 1 of the Indictment.

Penalty:

Sentencing range for a Class 6 non-dangerous, non-repetitive felony offense:

.33 year	.5 year	1 year	1.5 years	2 years
Mitigated	Minimum	Presumptive	Maximum	Aggravated

The Court may impose a fine up to \$150,000 plus an 83 percent surcharge and grant probation up to three (3) years.

<u>A.R.S.</u>	<u>Requirement</u>
§ 13-603(I)	Community Supervision
§12-116	\$ 20.00 Time Payment Fee if restitution or any other financial penalties are assessed.
§ 13-610	DNA sample
§ 12-116.05	\$50 address confidentiality program assessment
§ 12-116.06	\$50 assessment for family offenses, harassment, and stalking

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Plea Agreement Stipulations/Special Terms:

The Court accepted the Defendant's guilty plea in Division V on December 3, 2018.

Sentencing will be in the discretion of the Court with each side free to argue.

Unless this Court or the Adult Probation Office deems it necessary to issue any rulings or directives authorized by law pertaining to contact between the Defendant and the victim, CR, the rulings related to contact issued by the Court in the on-going dependency proceedings, may govern contact between Defendant and the victim, CR.

The parties stipulate to a fine of \$250, plus an 83% surcharge of \$207.50, for a total assessment of \$457.50.

The following charges will be dismissed, or if not yet filed, shall not be brought against the Defendant: Not applicable. The State will dismiss A.R.S. §13-703.

All other sentencing provisions shall be left to the discretion of the Court.

Restitution:

The Defendant agrees to pay restitution in an amount not to exceed \$2500.

STATEMENT OF OFFENSE

Law Enforcement Report Summary:

On May 8, 2018, the Sierra Vista Police Department was contacted regarding a report of suspected sexual abuse. The caller, Mary Jerroll, requested information on how to tell if a child had been assaulted. After speaking with an officer, Jerroll indicated she wanted her five-year-old daughter CR examined.

On May 9, 2018, a forensic interview was conducted with CR at Lori's Place. During the interview, CR stated her friend Paul had touched her. She reported Paul was an older guy she met through her aunt. CR reported she had spent the night at Paul's apartment and that he wanted to do "dirty stuff" and identified "dirty stuff" as "really bad stuff that kids shouldn't know, but she does." The victim reported Paul held her down so she could not move and touched her vagina. CR reported Paul put her on the table in his apartment, held her down, pulled down her pants, and put his hand inside her vagina. CR also reported Paul placed his penis on her upper stomach and made her touch it twice. At the conclusion of the interview, an examination was completed, and it was discovered CR's vagina had signs of abuse.

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On September 18, 2018, a second forensic interview was conducted after CR revealed she had been molested by Jerroll's husband and another man. During the second interview, CR relayed an offense timeline which was impossible due to her placement in foster care. The deputy contacted Colorado authorities and learned there had been a report regarding CR's prior molestation by Jerroll's husband and another man; however, the investigation was closed when authorities were unable to find evidence of the molestation.

Officers learned the suspect, identified as Paul Chasse, resided outside of city limits so the case was transferred to the Cochise County Sheriff's Office for continued investigation. Deputies learned Chasse was a registered sex offender due to a conviction from the state of Maine in 1985. They additionally learned Chasse had been the suspect of an investigation in 2004 involving two minor females (ages 9 and 11).

Deputies made contact with Chasse who reported knowing Jerroll and CR but denied CR had ever spent the night at his residence. Given the results of the investigation, Chasse was arrested and transported for an interview. Deputies secured his residence and a search warrant was requested. During the execution of the search warrant, deputies located a usable quantity of marijuana.

Deputies attempted to conduct an interview with Chasse, but he invoked his right to remain silent and did not answer any questions. During a search of his cell phone, deputies located several messages between Jerroll and Chasse which appeared to be related to drug transactions. They additionally found messages indicating CR spent the night at Chasse's residence from May 6 to May 8, 2018.

Deputies interviewed Jerroll who reported she had been in Arizona for approximately two months and had met Chasse through her sister. She reported she knew Chasse to be a drug dealer (marijuana) and admitted to smoking marijuana. Jerroll admitted to allowing CR to stay at Chasse's residence but denied trading the child for drugs. At the conclusion of the interview, Jerroll was arrested and transported for processing.

Defendant's Statement:

The defendant was interviewed and acknowledged pleading guilty to domestic violence/endangerment. The defendant reported she dropped CR off at Chasse's home in early May because she believed Chasse's granddaughter would be there. She stated she dropped her daughter off at Chasse's house, but she never saw Chasse's granddaughter because she did not walk CR to the door or go into Chasse's home.

Jerroll acknowledged using her phone to buy drugs from Chasse prior to letting her daughter spend the night with him and stated she was coordinating the purchase between Chasse and her sister, Sabrina. The defendant stated she reported she believed Chasse kept his drugs in his vehicle, so she thought CR would be safe inside the home.

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Jerroll reported she feels bad about what happened to her daughter and she will never let her "out of her sight" when she returns home.

The defendant reported she believes she should be granted probation because this is her first offense and her most recent DCS drug test was negative.

Collateral Information:

Please see confidential section

Victim's Statement:

Pursuant to A.R.S. §§ 13-4424 and 12-253(4), the probation officer mailed a letter and attempted to telephonically contact the victim representative at DCS to obtain information regarding the economic, physical, and psychological impact the criminal offense has had on the victim. To date, the undersigned officer has had no contact with the victim representative; however, the victim representative provided an impact statement during Paul Chasse's sentencing.

The victim representative submitted a letter for the Court's review, which has been summarized as follows:

CR's physical's wounds have healed but her psychological and emotional injuries continue to linger. CR presents with a high degree of developmental disturbance which results in a need for ongoing treatment to manage the trauma and dysfunction of her development. CR suffers from nightmares and displays signs and symptoms of anxiety. CR struggles to maintain healthy social boundaries and learning to maintain her social relationships causes additional anxiety and stress. CR's stress is manifested by chewing on her hair, shirt sleeves, and shirt collars. She has also been observed to pinch herself, and she believes she is using this self-harm as a coping mechanism.

RISK/NEEDS ASSESSMENT

RISK/NEEDS CLASSIFICATION – Female

Low 0-8	Medium-Low 9-13	Medium-High 14-20	High 21-42
			25

IDENTIFIED TARGETS AND STRATEGIES FOR INTERVENTION

Anti-social Attitudes, Values and Beliefs: Reduce anti-social cognition, recognize risky thinking, develop pro-social attitudes, values, beliefs

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Anti-social Associates: Reduce association with criminals, enhance association with pro-social people
Personality: Build problem solving, self-management, anger management and/or coping skills
Pattern of Anti-Social Behavior: Build non-criminal alternative behaviors in risky situations
Family and/or Marital: Reduce conflict, build positive relationships, improve communication
Vocational Achievement: Develop marketable skills, enhance performance, increase job satisfaction
Substance Use Disorder: Engage in treatment, reduce the personal and interpersonal supports for substance abuse behavior, enhance alternatives to substance abuse
Education: Advance education, skills, and levels of achievement
Residence: Obtain stable residence in safe, supportive environment
Mental Health: Stabilize mental health through treatment plan adherence

COMMUNITY SUPERVISION LEVEL

Administrative Supervision	Standard, Issue-Driven Supervision	Special Programs – Drug Court	Intensive Probation Supervision	Ineligible – Mandatory Incarceration
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COLLATERAL INFORMATION

See confidential section.

INTENSIVE PROBATION SUPERVISION (IPS) SCREENING RESULTS

The case was referred to IPS for screening. The results are as follows:

An IPS officer met with the defendant and she was found to be amenable and appropriate for IPS. During the investigation of the defendant's residence, it was learned she is living with a roommate (roommate #1) who was charged with indecent exposure in March 2018, but he eventually pled to the charge of public nuisance. The undersigned officer reviewed the police report regarding roommate #1 and there are concerns about the appropriateness of the residence should the minor victim return to the home.

Also, during the IPS screening process, it was learned that another person (roommate #2) had moved into the residence and this person is currently being supervised on the sex